

Saar Vale Entices Nazi Chiefs



Nazi leaders Hitler and Hess ... turn appreciative eyes upon the potentially rich Saar valley.

All Europe today hailed the overwhelming majority the Saar gave for return to Germany after 15 years of separation, as likely to prove a historic milestone in the quest for peace. The vote permitting return of the territory undisturbed was followed from Berlin by a declaration of Chancellor Adolf Hitler that with return of the Saar "we have no more territorial claims to make of

Hauptmann Fails To Disguise Handwriting Asserts Expert

NAME OF DEAD MAN IS THEME IN COURT CASE

Isidor Fisch Again Heard in Defence of Accused Baby Killer

By WILLIAM A. KINNEY
Copyright, 1935, by Associated Press
FLEMINGTON, N.J., Jan. 15.—Herbert J. Walters today testified that the Lindbergh kidnapping ransom notes were written by Bruno Richard Hauptmann, the man charged with the slaying of the state's handiwork expert in 1934.

FLEMINGTON, N.J., Jan. 15.—A third state expert, identifying Bruno Richard Hauptmann's handwriting as that of the 34 Lindbergh ransom notes today, declared Hauptmann failed in an effort to disguise his hand in either the note or in specimens taken from the dictation.

The witness was John F. Tyrrell of Milwaukee, adding his opinion to that already given by other experts, Albert S. Osborn, Sr., and Elmer W. Stein. He said he found that sections of Hauptmann's dictated writings were pictorially similar to other sections, and added:

"There is a pictorially greater difference between specimens of these dictated writings than there is between the ransom writings and some of the dictated writing."

Earlier in his testimony he told the court where Hauptmann is on trial for his life as the accused kidnapper and murderer of baby Charles A. Lindbergh, Jr., that in disguised writing "one would be able to duplicate his own figures."

He admitted Hauptmann tripped himself by attempting to maintain a disguised hand throughout the many times detectives dictated him after his arrest.

He testified that in such cases they overlook something else that is far more significant."

Nothing has come out in this trial to indicate that Fisch was either coerced or unduly biased, but one of the prosecutors declared, as an aside today: "We are prepared to let Fisch live if he is able to show that he had no connection with the kidnapping."

Bank Chief Now C.P.R. Director

MONTREAL, Jan. 15.—Morris W. McEwen, president of the Bank of Canada, today was elected to the board of directors of the Canadian Pacific Railway Company. He succeeded the late W. J. Blake Wilson of Vancouver.

Constant Advertising CREATES!

Steady Action

Continuing progress through several generations a great firm has been built. "Constantly keeping it at a steady pace."

Few men would willingly harm their business, yet moderate success often brings with it the business tendency to "run up."

Nothing could be more fatal.

Business is a constant state of flux; taste, fashions, habits are constantly changing that of new opportunities.

To maintain your business, let alone increase it, you must keep it as it is. It is a steady flow of new ideas through BULLETIN ADVERTISING.

Edmonton Bulletin

AN INDEPENDENT NEWSPAPER IN THE PUBLIC SERVICE

FIFTY-FIFTH YEAR. VOL. XXXII. No. 12 EDMONTON, ALBERTA—TUESDAY, JAN. 15, 1935 Single Copy, Five Cents

RELATED NOTICE

CONCIL DIVIDED FOUR-FIFTHS FRING WEEKS COURT AID

NEGRO KILLER NOW CHARGED AS CANNIBAL

Revolting Double Murder Leads to More Grosse Discoveries

CLEVELAND, Miss., Jan. 15.—Troops may stand guard here during the trial next month of a giant negro, Alonzo Robinson, alias James H. Cogan, convicted of slaying two white men, who is charged with slaying of Mr. and Mrs. A. B. Turner here last December 9.

JACKSON, Miss., Jan. 15.—Arrested on an Ontario warrant charging the kidnapping of John S. Labatt, wealthy Canadian, Ont. lawyer, a prisoner who identified himself as Kingdon P. Murray, 34, pleaded not guilty a few hours later.

Officers were ordered to take him to the Covington jail in lieu of \$50,000 bond. A hearing was set for January 23 on the question of his removal to Canada.

The prisoner, known as "Piccolo Pete," fairly tall, thin-faced, his hair thinning back from his forehead, contended that he had been out of Covington for "five or six years," and so was not the man who was kidnapped last August 14 when the kidnapping occurred.

AIRMAN HANGS UP NEW MARK

NEWARK, N.J., Jan. 15.—With his wife as a passenger, Major James R. Doolittle, noted speed flyer, established a new transatlantic record for a 2-passenger transport airplane today, touching his wheels at Floyd Bennett airport, New York, 11 hours, 59 minutes.

His time of 11 hours, 59 minutes, 30 seconds, was set last Nov. 8 by Eddie Rickenbacker when he flew from Los Angeles to Newark in 12 hours, 3 minutes, 50 seconds.

Doolittle's mark was made despite the fact he flew off his course and was picked up by radio a half hour before he landed below Cape May.

DILLINGER LAW AIDE IS FREED

CHICAGO, Jan. 15.—John Dillinger's lawyer last night was acquitted of a charge of conspiracy to harbor him. A federal court jury agreed that Louis Powers, a time city prosecutor, was within the rights of the law in dealing with the late desperado.

The government charged Powers entered a conspiracy to hide Dillinger while facial operations were performed in an effort to disguise the gangster.

Amelia Cancels Eastern Flight To Visit Mother

LOS ANGELES, Jan. 15.—Amelia Earhart, longed by unfavorable weather, cancelled plans for a flight toward Washington today, and the flyer who completed a 2,400-mile solo air trip from Honolulu to Oakland yesterday.

Gaelic Verdict

MELBOURNE, Jan. 15.—An immigration court today ruled that Gaelic Gaelic was a dialect of a language.

Film War Stirs Over Nude Star

Seeking an answer to one of the most vexatious questions to crop up in civil administration in recent years—the power of a commissioner or the commission to hire or fire city employees—city council Monday night decided to refer this matter to the Supreme court judge for a ruling.

Mayor Joseph A. Clarke claims the city charter gives him the right as an administrative officer to appoint or dismiss city servants. City Solicitor Thomas Garande, on the other hand, in an opinion submitted at Monday's meeting, states that no commissioner has power to dismiss.

FRONTIER OF AUSTRIA'S ARMED CAMP

Threat of Nazi Invasion Causes Hasty Mobilization

LINZ, Austria, Jan. 15.—The situation was tense on the Austria-German border last night as reports of a possible Nazi invasion rushed here in anticipation of a reported Nazi plan to invade Austria. The results of the Saar plebiscite are announced today.

Several thousand soldiers have been quartered in the middle of last week, when Linz was surrounded by the rubble of army trucks before dawn.

Another batch of Helmholtz soldiers, who were ordered to proceed here.

RIVER RECLUSE PROPHET DIES

TORONTO, Jan. 15.—Clarence C. Harris, better known as "The Hermit of the Humber," is dead.

He lived as a recluse for years on the river banks near the Baby Point district. Several times, he predicted the end of the world, and died at the home of his daughter.

Born in Nova Scotia, he came to Toronto in 1907, and lived there until his adventures was a trip to Egypt to measure the Pyramids and check the date on which he based his prophecies.

Quints Page One! Why?

Only Specimens Of Kind In World

One Alone Tower of Pisa

STRATFORD, Ont., Jan. 15.—Are the Dionne quintuplets page one news? Here's one editor thinks so. The Stratford Beacon-Herald replies editorially to a correspondence that the couple who wants to "get a rest from all the fuss over the Dionne babies."

"Well, we remain interested ourselves," says the editor, "and we would like to see the editor who would gladly do so, or perform any other act of major service, not being able to do that we print them in the paper now and then. We just think of it as a very good thing to see how they are getting on, and we will keep on doing it. Much better material, however, than the Dionne babies, who are about bad, handle, waste, divorce, degradation and on and on. It is of it—five—five—five—five and all living and fat, a man, looking like it is the world."

Mr. Justice Ford Sits in Place of Mr. Justice McGillivray on MacMillan-Brownlee Appeal Tribunal

A related notice of a cross-appeal filed by ex-Premier Brownlee's counsel after the time for appeal had expired and the matter for the appeal books had been agreed upon by counsel on both sides, came up for notice shortly before the appeal judges adjourned for luncheon today.

Mr. Justice Ford sat in place of Mr. Justice McGillivray as the fifth judge on the appeal tribunal and had a voice in the discussion of a document that may give ex-Premier Brownlee an opportunity to attack the entire jury finding in the selection of the jury for the appeal. The court of appeal should find Miss Vivian MacMillan or her father, or both of them, entitled to the monetary damages which the jury assessed.

Must Know Position

Neil D. Maclean, K.C., leading counsel for the MacMillans, brought the matter to the attention of the court shortly before adjournment and after a morning devoted to discussing the law of seduction as it affects the rights of seduced girls and their legal guardians.

"I want to know where I stand in regard to this notice of cross-appeal that is not in the appeal books and was served on me long after the time had gone for filing an appeal. I want to know if the other side is pressing it."

"No question of that whatsoever," retorted A. L. Smith, K.C., for "the other side."

Says "Evident Design"

Mr. Maclean accused the other side of "evident design" in filing the document, which does not state which portions of the evidence or charge is objected to.

Chief Justice Harvey: Why bother with it now? Why not wait till they bring it up and then reply to it. It may only have been served with the purpose of contesting the judgment on other grounds in the event that you succeed in your appeal.

Mr. Maclean: It would be unfair to expect me to meet a week's evidence without proper notice.

The Chief Justice: Well, this is proper notice.

Mr. Maclean: I'll read the whole appeal book if I have to.

No Appeal From Verdict

In a discussion between the members of the bench Mr. Justice Ford offered his opinion that the notice was a nullity. "In my opinion," he said, "there can be no appeal from the verdict because it is a proper verdict."

So the matter was left with Mr. Brownlee's counsel giving notice of appeal from a decision of the court dismissing with costs the damage claims that Miss MacMillan and her father had brought against him.

One tense moment held the courtroom spectators when at the close of an erudite argument involving much research in legal texts, Mr. Maclean in answer to a question from Mr. Justice Clarke said:

"I am advancing these cases because this defendant is setting up as a defence that there is an open season for virgins under the Alberta law—that between the ages of eighteen and marriage it is no offence to seduce them. The criminal law protects them from the age of 18 and the doctrine of crim. con. after marriage. And it is proposed to argue that so long as a man uses contraceptives or is physically incapable of generation so that pregnancy does not ensue, that therefore no damage is done to a young girl."

"To a young girl such an act may be as bad in its consequences as rape. To a father it may cause the keenest pang of anguish. It is a serious matter if any man may seduce a young girl so long as he takes steps to prevent pregnancy, without coming under the law. That is what this defendant is asking the court to believe."

Former Case Upheld

Among the interesting cases cited by Mr. Maclean on behalf of the claims of his clients that they are entitled to the monetary damages of \$15,000 which Mr. Justice Luss was the case of Collard versus Armstrong in which A. A. McGillivray (now Mr. Justice McGillivray) was counsel for the plaintiff and in which the judgment of the Appeal Court upholding a \$20,000 damage award was given by Chief Justice Harvey.

In that case the seduction took place under promise of marriage and part of the appellant's case was that the award should have been divided—part for the seduction and part for the broken promise. In his judgment in the Collard case, Chief Justice Harvey held that the judge's charge was correct, that the woman had a right to bring the action in her own name, that it was not necessary to prove loss of service nor to divide the damages, and that the award of \$20,000 was neither excessive nor unreasonable under the circumstances.

Cupar Store Garage Burnt

CUPAR, SASK., Jan. 15.—Damage totalling \$20,000 was done by fire to the Cupar store and garage, a general store of the Falls Brothers. The building, housing store and garage, was completely destroyed.

ENTIRE JURY FINDING MAY BE ATTACKED

Mr. Justice Ford Sits in Place of Mr. Justice McGillivray on MacMillan-Brownlee Appeal Tribunal

A related notice of a cross-appeal filed by ex-Premier Brownlee's counsel after the time for appeal had expired and the matter for the appeal books had been agreed upon by counsel on both sides, came up for notice shortly before the appeal judges adjourned for luncheon today.

Mr. Justice Ford sat in place of Mr. Justice McGillivray as the fifth judge on the appeal tribunal and had a voice in the discussion of a document that may give ex-Premier Brownlee an opportunity to attack the entire jury finding in the selection of the jury for the appeal. The court of appeal should find Miss Vivian MacMillan or her father, or both of them, entitled to the monetary damages which the jury assessed.

Must Know Position

Neil D. Maclean, K.C., leading counsel for the MacMillans, brought the matter to the attention of the court shortly before adjournment and after a morning devoted to discussing the law of seduction as it affects the rights of seduced girls and their legal guardians.

"I want to know where I stand in regard to this notice of cross-appeal that is not in the appeal books and was served on me long after the time had gone for filing an appeal. I want to know if the other side is pressing it."

"No question of that whatsoever," retorted A. L. Smith, K.C., for "the other side."

Says "Evident Design"

Mr. Maclean accused the other side of "evident design" in filing the document, which does not state which portions of the evidence or charge is objected to.

Chief Justice Harvey: Why bother with it now? Why not wait till they bring it up and then reply to it. It may only have been served with the purpose of contesting the judgment on other grounds in the event that you succeed in your appeal.

Mr. Maclean: It would be unfair to expect me to meet a week's evidence without proper notice.

The Chief Justice: Well, this is proper notice.

Mr. Maclean: I'll read the whole appeal book if I have to.

No Appeal From Verdict

In a discussion between the members of the bench Mr. Justice Ford offered his opinion that the notice was a nullity. "In my opinion," he said, "there can be no appeal from the verdict because it is a proper verdict."

So the matter was left with Mr. Brownlee's counsel giving notice of appeal from a decision of the court dismissing with costs the damage claims that Miss MacMillan and her father had brought against him.

One tense moment held the courtroom spectators when at the close of an erudite argument involving much research in legal texts, Mr. Maclean in answer to a question from Mr. Justice Clarke said:

"I am advancing these cases because this defendant is setting up as a defence that there is an open season for virgins under the Alberta law—that between the ages of eighteen and marriage it is no offence to seduce them. The criminal law protects them from the age of 18 and the doctrine of crim. con. after marriage. And it is proposed to argue that so long as a man uses contraceptives or is physically incapable of generation so that pregnancy does not ensue, that therefore no damage is done to a young girl."

"To a young girl such an act may be as bad in its consequences as rape. To a father it may cause the keenest pang of anguish. It is a serious matter if any man may seduce a young girl so long as he takes steps to prevent pregnancy, without coming under the law. That is what this defendant is asking the court to believe."

Former Case Upheld

Among the interesting cases cited by Mr. Maclean on behalf of the claims of his clients that they are entitled to the monetary damages of \$15,000 which Mr. Justice Luss was the case of Collard versus Armstrong in which A. A. McGillivray (now Mr. Justice McGillivray) was counsel for the plaintiff and in which the judgment of the Appeal Court upholding a \$20,000 damage award was given by Chief Justice Harvey.

In that case the seduction took place under promise of marriage and part of the appellant's case was that the award should have been divided—part for the seduction and part for the broken promise. In his judgment in the Collard case, Chief Justice Harvey held that the judge's charge was correct, that the woman had a right to bring the action in her own name, that it was not necessary to prove loss of service nor to divide the damages, and that the award of \$20,000 was neither excessive nor unreasonable under the circumstances.

Cupar Store Garage Burnt

CUPAR, SASK., Jan. 15.—Damage totalling \$20,000 was done by fire to the Cupar store and garage, a general store of the Falls Brothers. The building, housing store and garage, was completely destroyed.

MOUNTAIN HOUSE PIONEER BURIED

ROCKY MOUNTAIN HOUSE, Jan. 13.—The funeral took place Friday of Mrs. William Strong, 56, one of the first settlers in this district.

Mrs. Strong came to the Prairie Creek district with her family from London, England, in 1909. There was no railroad west of Deer River and they travelled 70 miles in a wagon, taking a week for the journey. They homesteaded near where the Strathcona postoffice is now, and in 1919 moved into Rocky Mountain House. Mrs. Strong, who was in her 85th year, had been ill for some time.

In August, 1963, Mr. and Mrs. Strong celebrated their diamond wedding anniversary.

IRISH WRITER DIES
LONDON, Jan. 15.—Miss Eleanor Hamilton Haff, a noted authority on Irish folklore and literature, died Monday at the age of 76. Among her works were two historical volumes on Ireland, "The Northern in Britain" and "The History of Ireland and Her People."



CAROL LOMBARD

ROGER PRYOR

WALTER CONNOLLY

MAY ROBSON

"Lady By Choice"

You'll Laugh and You'll Cry...

You'll enjoy every minute of it!

EXTRA ADDED

MUSICAL COMEDY

THE PICKENS SISTERS

and

SALLY WARD

in

GOOD LUCK, BEST WISHES

CARTOON, NOVELTY REEL

STRAND

LAST TIMES TODAY

WARNER BAXTER

in

"Hell in the Heavens"

ADDED SHORTS

RETT ETTING in

"If This Isn't Love"

For News

ON STAGE

Al Weber's Merrymakers

COMING WEDNESDAY

ELISSA CARY

LANDI in GRANT

"Enter Madame"

Princess

PAULINE LORD

W. C. Fields - Zasu Pitts

Evelyn Venable

"Mrs. Wiggs of the Cabbage Patch"

3-ACT COMEDY

M. MOUSE - NEWS

COMING WEDNESDAY

"LEOPATRA"

"ORDERS IS ORDERS"

Dreamland

Now Playing

ONE OF THE TRULY

GIORGIO'S PICTURES

OF ALL TIME

Alexander Dumas

Intimate Story

NORMA SHEARER

Robt. Montgomery

"RIPTIDE"

Also WARNER OLAND in

"CRACK CHAN IN LONDON"

Hollywood Gossip

INTIMATE GLIMPSES AND INSIDE STUFF ON THE MOVIE COLONY

By DAN THOMAS



WHILE HE WAS TRYING TO GET INTO THE MOVIE COLONY, ANDY DIVINE PICKED UP EXTRA HONEY ON LIES-BOY-BY-BOYING AS A LIFE-GUARD ON A BEACH.

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

BOB HOPE'S ACTING CAREER STARTED IN A CIRCUS

Wholesale Slaughter

Suggested As Barrier To Block Death Wave

French Officer Thinks It Necessary Unless Plague Carriers Interned

TO STOP CONTAGION

Panic-Stricken Patients Seeking Inoculation Collapse, Die in Roadway

By PIERRE VAN PAASSEN

Bulletin Foreign Staff Writer

TININT, Morocco, Jan. 14.—The Black Death, again in Tunisia, these words alone were enough to set my young friend Ben Abrahim, trembling from head to foot, as well as I.

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

He said, "Even you, my dear, you must be shaking like a leaf."

It is just a guess. What is more likely is that the Cropland man and his civilization had come up against just such a social economic depression as we face at present. In what is known as the universal depression, and that in his desperation to solve it he resorted to what we might call the remains of old and his own grave. Men of science, like Sir Flinders Petrie, who are digging up the remains of former civilizations in the hinterland, are convinced that the present human race has already gone down to defeat face to face with what is before us now. This is the seventh time!

For the moment, though we are in Tunisia and I'll postpone the writing of the scientific treatise on the crisis till a day of more leisure, I am not so sure about my part. I know what my ancestors did not know, namely the root of the evil.

For the moment, though we are in Tunisia and I'll postpone the writing of the scientific treatise on the crisis till a day of more leisure, I am not so sure about my part. I know what my ancestors did not know, namely the root of the evil.

For the moment, though we are in Tunisia and I'll postpone the writing of the scientific treatise on the crisis till a day of more leisure, I am not so sure about my part. I know what my ancestors did not know, namely the root of the evil.

For the moment, though we are in Tunisia and I'll postpone the writing of the scientific treatise on the crisis till a day of more leisure, I am not so sure about my part. I know what my ancestors did not know, namely the root of the evil.

For the moment, though we are in Tunisia and I'll postpone the writing of the scientific treatise on the crisis till a day of more leisure, I am not so sure about my part. I know what my ancestors did not know, namely the root of the evil.

For the moment, though we are in Tunisia and I'll postpone the writing of the scientific treatise on the crisis till a day of more leisure, I am not so sure about my part. I know what my ancestors did not know, namely the root of the evil.

Will Press For
Increment Tax As
Revenue Producer

**Council However Shelves
Action Pending Decision
on Conference.**

Mayor Joseph A. Clark, Ald. J. W. Fry, chairman of the finance committee, and Ald. J. T. McCreath, chairman of the public works committee, will be Edmonton's western mayors to be held at Calgary on January 28, it was decided at the regular meeting of city council Monday night.

One of the submissions to the representatives is the proposal of Ald. J. W. Fry, that the provincial government be asked to impose a tax of 1 per cent on increased increments, including interest and dividends, such a tax to be collected at the source of the wealth.

Ald. Findlay's motion failed to receive the support of council Monday night, although the proposal, after discussion, was shelved for a later date, city council expressing the opinion that the suggestion should be aired at the Calgary conference before council took any definite action.

Moving conference in this resolution, Ald. Findlay, that investments in local firms were held by people in other countries who while they received the dividends, the money was not in the city. He felt that such investments should be taxed, stating that "we must get the source of revenue to get wealth."

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

CLAIMS INJURY

But a submission to the council was both unfair and unjust, offered by Ald. Fry. He stated that the proposal was made in the case of the aged, blind or crippled. No other persons were mentioned. He stated that the aged, blind or crippled were taxed as well as the others. He stated that the aged, blind or crippled were not the only ones who were injured. He stated that the aged, blind or crippled were not the only ones who were injured.

Gleaned From Today's News

I Saw Today

Colonel Ted Brown, M.M., officer commanding the Northland Cavaliers, leaves for Ottawa Tuesday evening to attend the annual conference of the Canadian Volunteer Association.

Plan Harry Mearns, Mackenzie A.R. Service, who arrived at Fort McMurray air base Monday with a load of gear from the northland, scheduled to arrive at Edmonton airport on Tuesday afternoon with five passengers.

The city licenses department reports collections of \$8,599 to date this year as compared to \$8,581 for the same period last year. Classification of licenses issued follows: figures for 1934 and 1935 being given in that order: General license \$90, 312; bicycle license 187, 205; dog tags 117, 92.

The battle of the century will be fought Wednesday evening when a picked team of City Police will battle with members of the Canadian Legion for billiard supremacy. Members of the Legion have been in strict training, while it is understood that the leads to enter the conflict from Chief A. G. Shute's side are no mean warriors.

Who who claimed to be the Army and Navy Veterans' Association at the annual meeting held in the club rooms on Sunday. The meeting was the best attended in recent years.

A demolition was the first vice president, with R. W. Cooper, elected as second vice president. The following executive was installed: R. Ascroft, Tom Hollands, William Thompson being elected to office, with W. Cullen, George King and A. S. Sturges, elected as new members of the executive.

A considerable amount of routine business was transacted by the meeting.

An ill-fated proposal was the words used by Ald. A. Blisset in support of the resolution. While he strongly supported any move to cut interest rates, he did not intend to do so at first week. A reduction in the rates and then a tax on what interest remains.

FAVORS SCHEME

Supporting the resolution, Ald. H. D. Anley explained that it was an attempt to derive revenue from the city. He stated that the city should be able to derive revenue from the city. He stated that the city should be able to derive revenue from the city.

Believing the proposal to have "the germ of a good and workable scheme," Ald. B. Bellamy nevertheless wanted it explained in a general way, he also believed that it might be the best thing that the city had in the way of a plan to get relief for property-holders and an end to the present financial straits.

What Council Did

Heard representations by T. B. McDermott, South Side clergyman, that W. G. Murray, former city solicitor, with the real estate department, be re-installed. Mr. Murray was dismissed some time ago. Council took no action on the request.

Indicated that a meeting of the city power committee be called for next week to consider the city's power situation.

Received information from Mayor Clarke that an open meeting of property-holders appealing against the city power committee be held at the Civic Club at 11 a.m. next Friday. The mayor plans to appeal to the effect that the committee be dissolved.

Took no action on a suggestion by Ald. Margaret Craig, that the period for payment of 1935 taxes be extended beyond January 15 in the hopes that a larger total of payment on January 15, as compared to the period for payment of 1934 taxes.

Standardized grading appears now to have become definitely a fact. The city council has passed in practically all phases of the poultry trade in Canada.

The Sacramento river is the principal river of California.

From the earliest times music has been connected with the religious cult of all nations.

PRESIDENT OF
C.F.F.A. WARNS
R. B. BENNETT

**Calgary To
Lose Fine
Official**

**Apprehensive: Opposition
If Reform Program
Only Mirage**

CALGARY, Jan. 15.—Mixing his approval with apprehension and doubt, Robert Gardner, M.P. of Alberta, today became Prime Minister R. B. Bennett to put into effect the reforms the Dominion government leader suggested in his address to the nation.

But Mr. Gardner, delivering his presidential address to the 27th annual meeting of the United Farmers of Alberta, hinted opposition from the nine-member house of commons U.F.A. group if the prime minister's proposals proved only a mirage when the details were disclosed.

Work is progressing on the Fort Heights toboggan slide and it will be in operation shortly, according to a report received from the Community League in that district. Owing to severe cold, the slide postponed its regular monthly meeting. The league will hold a what drive and dance at 8:15 p.m. Saturday.

Walter Wood, chairman of the War Veterans' Allowance Committee, Ottawa, was visitor at the Memorial hall Tuesday morning. He was accompanied by a branch relative to applications from members for the allowance. He stated that \$150,000 was paid out annually in Alberta to ex-servicemen from this source. There being 228 returned soldiers registered in great detail. Mr. Wood will be touring Tuesday evening for Saskatoon, Regina and Winnipeg.

MUST END CAPITALISM

The speaker, Mr. Gardner, was successful because it was built on the profit motive and that no taken under capitalism was worthwhile unless it was to end capitalism.

2. Advocated as a step to end capitalism and establish a co-operative commonwealth, the nationalization of the monetary system from private banks to control all national measures.

MEASURES LONG OVERDUE

The Prime Minister have been long overdue, declared Mr. Gardner. "While details have not yet been formulated, it will be possible to receive some idea of the measures are likely to go towards the end of capitalism."

"I feel confident in stating, however, that subject to this provision, we shall be glad to co-operate in any measure which will give services to provide for insurance against unemployment and accident. We believe the age at which our citizens may become entitled to receive old age pension should be substantially lower, in the present case, of 60."

IS APPREHENSIVE

Turning to the second phase of his address, Mr. Gardner declared "some apprehensions" about the suggestions to end abuses of capitalism by government regulation. He said that the government was not a government—only leading to the government of the people.

First woman to fly the mail, Helen Hickey flashes the smile of a conquering heroine from the cockpit of her air liner. Mrs. Hickey, co-holder of the women's endurance flying record, now known as the Washington-Cleveland-Detroit package mail route of the Central Air-lines.

**Twin Babes Left
Upon Doorstep**

These twin girls, Martha and Mary, spent their first Christmas in General Hospital, Cincinnati. Only a few nights before Christmas they were abandoned on the doorstep of a private home, with no clues to their identity. The forsaken babes are shown in the arms of Mrs. Della Gerkey, a visitor to the hospital.

BOLDLY CENSORED

The theatre especially displays lewd propaganda, but is rigidly censored, the author of "Red Rover" explained. "For instance, one year ago no act to co-operate with the dress. Although there was no such improvement in women's dress, there was a decided reformation in the attire of men. Baudouin has almost disappeared."

**First Hockey At
Fort St. John, B.C.**

PORT ST. JOHN, B.C., Jan. 15.—The first game of hockey ever played in Fort St. John took place Sunday, January 6, when the local defeated Pine View 5-1-1 score. Despite cold weather and heavy snow, trucks are still struggling through from here to Dawson Creek, the end of the railway. Tommy Hargreaves and his moveable, which has been christened the "Dog sled" will be the only vehicle to make the run in about four hours.

Freighters returning from Fort Nelson report a rough trip over the mountain trail.

**Is First Of
Sex To Fly
Air Mails**

First woman to fly the mail, Helen Hickey flashes the smile of a conquering heroine from the cockpit of her air liner. Mrs. Hickey, co-holder of the women's endurance flying record, now known as the Washington-Cleveland-Detroit package mail route of the Central Air-lines.

Alberta Angles

Dealing with Alberta affairs, Mr.

SINKING FUND
SCHEME SHOWS
SURE PROGRESS

**Council Refers Mayor's
Proposal to Charter
Committee**

Mayor J. A. Clarke's proposal to suspend or equalize sinking fund payments this year received further impetus Monday night when city council instructed the charter amendments (bylaws) committee to draft the suggestion as a preparatory step to submitting it to the provincial legislature, if council so decides.

CHANGE WORKING

While the mayor's original wording of his resolution was "a suspension of payments into the sinking fund," the committee will now even if city council later decided it did not wish to make such a change.

In moving that the scheme be strictly legal by giving the legislature notice of possible action by council, the committee was unanimous as possible on this proposal, because it is the question which will be put to the legislature. I am entirely in favor of this modification of the sinking fund. The committee are changing their minds."

STRICTLY LEGAL

He wanted the move to be made strictly legal by giving the legislature notice of possible action by council, the committee was unanimous as possible on this proposal, because it is the question which will be put to the legislature. I am entirely in favor of this modification of the sinking fund. The committee are changing their minds."

**COLDER WEATHER
AGAIN FORECAST**

A swift climb to eight above zero brought hopes that the backbone of winter was broken. Monday night, but there is disappointment in the forecast which states, "be prepared for colder again with snow-furries."

Temperature reached six above at 3 p.m. Monday, then dropped to zero at 7 p.m. and three below at 11 p.m. From that point on, a cold wave with a reading of three above at 9 a.m. today.

The wind is in the southwest but the indications are that it will turn to the north later today. The barometer reading is 72.30 today.

Prairie Weather

Local Forecast
Northern Wind
COLDER
Snow-furries
High temperature
Monday, at 3
Official low at 8
p.m. today
Barometer
pressure 72.30 today
Clouds
Chances
precipitation
12 p.m. - 1-2
1 p.m. - 1-2
2 p.m. - 1-2
3 p.m. - 1-2
4 p.m. - 1-2
5 p.m. - 1-2
6 p.m. - 1-2
7 p.m. - 1-2
8 p.m. - 1-2
9 p.m. - 1-2
10 p.m. - 1-2
11 p.m. - 1-2
12 p.m. - 1-2

**FIRE DEPARTMENT
CAPTURES AWARD**

With the fine loss for 1934 under the \$100,000 mark, the lowest since 1917, the fire department of the city of Edmonton has again won the inter-city fire prevention award. The award was announced Monday by the National Fire Protection Association through T. Alfred Fleming, director of conservation of the National Board of Fire Underwriters. The Edmonton department was one of the winners of cities from 25,000 to 100,000 population.

The past year saw a greater number of fire departments and municipalities competing for the award. The award was announced Monday by the National Fire Protection Association through T. Alfred Fleming, director of conservation of the National Board of Fire Underwriters. The Edmonton department was one of the winners of cities from 25,000 to 100,000 population.

**No Sales Tax In
Saskatchewan**

REGINA, Jan. 15.—Premier Ross, in a statement today, said the possibility of getting a similar bill passed in the neighboring provinces, Alberta and Manitoba, at least for another full year, has greatly increased the chances of Premier Gardiner bringing down a new sales tax bill in the next session of the legislature.

Gardiner pointed out an election would be held in Alberta this year, and involved the possibility of the government and Mr. Gardiner would be above the support of the legislature and party patronage. He reviewed agricultural activities of the past year, touched on the international situation with its threat of war and concluded with a request that all suggestions for the betterment of the people be studied and efforts directed towards "the goal of economic justice and economic democracy."

**Mel Hamill—
and his Macdonald
Hotel Orchestra
TONIGHT**

Dancing . . . 25c

TIVOLI

Due to the fact that the Tivoli is a new and improved building, it is now open to the public. The Tivoli is a new and improved building, it is now open to the public. The Tivoli is a new and improved building, it is now open to the public.

**Notice of Meeting
OF TAXPAYERS AT
Memorial Hall**

8 p.m. Thursday, 17th January, 1935

For the purpose of reviewing the present tax situation and the attitude of the School Trustees and the City Council towards the 1935 mill rate.

All property owners are invited to attend. Admission by tax notices.

A silver collection will be made to defray expenses.

LITTLE ORPHAN ANNIE

Home, Sweet Home

—By Gray



WATCH FOR LITTLE ORPHAN ANNIE EVERY SATURDAY FULL PAGE IN COLOR

CONNIE

A Daring Plan

By Godwin



BOOTS AND HER BUDDIES

Opal Gets a Laugh!

—By Martin



ALLEY OOP

A Disturbing View

—By Hamlin



GASOLINE ALLEY

Clothes and the Man

—By King



DICK TRACY

Her Answer

Chester Gould

OUT OUR WAY

By Williams



SKYROADS

Shanghai Ahoy!

—By L. L. Dick Calkins



THIS CURIOUS WORLD

By William Ferguson



A SLOTH AS LARGE AS AN ELEPHANT ONCE LIVED IN THE UNITED STATES

THE UNITED STATES GOVERNMENT USES 300,000 YARDS OF ACTUAL RED TAPE EVERY YEAR, FOR TYING UP DOCUMENTS, ETC.

KENTUCKY BLUE GRASS CAME FROM EUROPE ... NOT KENTUCKY!

THE giant ground sloth, Megatherium, migrated to North America from South America. No specimen has been uncovered farther north than South Carolina. They existed here during the Pleistocene epoch, many thousands of years ago.

NEXT: How do trees breathe?

FRECKLES

—By Blosser



AUSTRALIANS RAISE ISSUE OF SECESSION

Restoration Of Western Territory to Former Status Sought

By GEORGE HARRISON

LONDON, Jan. 15.—Two scrolls, each 28 feet long, and enclosed in cases of polished brass, were laid for consideration before the Parliament of Westminster, so far, in the matter of the restoration of the Western Territory to its former status.

Yet the issues they raise are scarcely less momentous than the issue of India. For they contain the prayer of the people of Western Australia for secession from the Australian Commonwealth.

They contemplate the restoration of Western Australia to its former status as a separate and distinct self-governing colony in the British Empire under the present constitution. In the future of time, Western Australia is to attain Dominion status.

NEW DOMINION
Thus, a new Dominion would be born in the British Commonwealth of nations.

But what the proposal means to the Australian Commonwealth may be judged by comparison with Australia. Although Western Australia has a population of only about 50,000, its area of 925,000 square miles is almost one-third of the total of the Australian Commonwealth.

TAKES WIDE SCOPE
The secession would be more than equivalent to the secession from the Dominion of Canada of all provinces from the Atlantic to the Pacific.

Western Australia was first settled by the British in 1829, after a 20-year period with a partially elective legislature. It was in 1900 granted responsible government and the administration of a governor, an elective legislative council of 20 members and an elective assembly of 50 members. On July 1, 1900, by act of the Imperial Parliament, Western Australia was federated with other Australian states in the Commonwealth of Australia.

DISABILITIES SHOWN
"Almost immediately" according to the "case for secession" prepared by a special committee of the state parliament of Western Australia, "the people and the government realized that their position was one of disadvantage."

... have continued through subsequent years up to the present time with such increasing severity upon the people of the state, that they gradually developed the minds of the large majority of the people to desire to withdraw from the federal Commonwealth, and secession became a matter of keen public interest.

TWO TO ONE VOTE
In 1905, a referendum in Western Australia gave a majority of two to one in favor of secession.

Western Australia, claiming that the Imperial Parliament passed the act of 1900 "which withdrew from Australia within the federation, it was the right of the people to amend their constitution."

The position of the Commonwealth in that before any such amendment act can be passed, the consent of the whole of the people of Australia expressed by referendum must first be obtained.

A referendum in Western Australia alone does not suffice. And there lies a knotty constitutional point for the legal luminaries of Westminster.

But the plea of Western Australia is economic rather than political. Its main grounds for secession are:

1. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

2. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

3. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

Western Australia, it is claimed, is a state which is "economically isolated" and "financially isolated" and "socially isolated" and "politically isolated."

4. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

5. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

6. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

7. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

8. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

9. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

10. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

11. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

12. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

13. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

14. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

15. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

16. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

17. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

18. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

19. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

20. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

21. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

22. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

23. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

24. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

Paris Jarred By Nobility Scandal

A sensation that rocked Paris society was inspired when Princess Nadia, Tochter, 50, filed a \$67,000 breach of promise suit against Count Louis de Brantes, 31, handsome Frenchman, demanding also an allowance from him as the alleged father of her 3-month-old daughter. Adding spice to the affair is the fact that the count recently wed Lady Maira Forbes, the late Queen Mary's granddaughter. The princess is the daughter of two of Emperor Russia's oldest houses.

Yet the issues they raise are scarcely less momentous than the issue of India. For they contain the prayer of the people of Western Australia for secession from the Australian Commonwealth.

They contemplate the restoration of Western Australia to its former status as a separate and distinct self-governing colony in the British Empire under the present constitution. In the future of time, Western Australia is to attain Dominion status.

NEW DOMINION
Thus, a new Dominion would be born in the British Commonwealth of nations.

But what the proposal means to the Australian Commonwealth may be judged by comparison with Australia. Although Western Australia has a population of only about 50,000, its area of 925,000 square miles is almost one-third of the total of the Australian Commonwealth.

TAKES WIDE SCOPE
The secession would be more than equivalent to the secession from the Dominion of Canada of all provinces from the Atlantic to the Pacific.

Western Australia was first settled by the British in 1829, after a 20-year period with a partially elective legislature. It was in 1900 granted responsible government and the administration of a governor, an elective legislative council of 20 members and an elective assembly of 50 members. On July 1, 1900, by act of the Imperial Parliament, Western Australia was federated with other Australian states in the Commonwealth of Australia.

DISABILITIES SHOWN
"Almost immediately" according to the "case for secession" prepared by a special committee of the state parliament of Western Australia, "the people and the government realized that their position was one of disadvantage."

... have continued through subsequent years up to the present time with such increasing severity upon the people of the state, that they gradually developed the minds of the large majority of the people to desire to withdraw from the federal Commonwealth, and secession became a matter of keen public interest.

In 1905, a referendum in Western Australia gave a majority of two to one in favor of secession.

Western Australia, claiming that the Imperial Parliament passed the act of 1900 "which withdrew from Australia within the federation, it was the right of the people to amend their constitution."

The position of the Commonwealth in that before any such amendment act can be passed, the consent of the whole of the people of Australia expressed by referendum must first be obtained.

A referendum in Western Australia alone does not suffice. And there lies a knotty constitutional point for the legal luminaries of Westminster.

But the plea of Western Australia is economic rather than political. Its main grounds for secession are:

1. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

2. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

3. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

4. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

5. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

6. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

7. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

8. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

9. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

10. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

11. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

12. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

13. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

14. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

15. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

16. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

17. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

18. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

19. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

20. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

21. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

22. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

23. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

24. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

25. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

26. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

27. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

28. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

29. That the result of the combined effects of the Australian protective tariff and of free trade are such as to have seriously endangered the whole economic structure and social fabric of the state.

30. That adequate and necessary relief from the ill effects of Australian protective and inter-state free trade cannot be obtained by the people of Western Australia except by withdrawal from the Commonwealth.

31. That the combined effects of an Australian protective customs tariff and of free trade between the states of the Commonwealth have induced great hardship and great hardship and severe distress on the people of Western Australia.

VANCOUVER TO PAY NEXT DUE FULL INTEREST

Assurance Given Alarmed London Fiscal Agents No Default

VANCOUVER, Jan. 15.—The resolution passed by the city council was necessary to the opening of negotiations with bondholders and provincial and national governments here as the first step in putting civic finances on a firm basis. Mayor G. G. McGee advised Vancouver's London fiscal agents by cables today. The mayor announced today that a meeting of civic bondholders will be held here February 8 to discuss reduction of interest.

EXPRESS CO-OPERATION
"We expect our co-operation in adjustments which must be made," Mayor McGee cabled. "No unnecessary arbitrary repudiation is contemplated. In view of the attitude of the provincial government, interest due on February 1 will be paid."

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

WARNINGS READY
"We appreciate that interest cannot be reduced without necessary provincial legislation and the February 1 payment is therefore not affected. We must warn you that 4,500 dividend warrants are ready to be sent to holders as usual. If there are any in the city, they will have repudiated and it will not be intended to pay in full it is essential to issue public notice immediately. Is the gravity of the situation appreciated by you?"

At the same time, the city council passed a resolution to issue a statement to the public that the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds.

The cable was in reply to one from the London agents, Brown, Shipley and Co., Ltd., which said: "In the interests of the city it is imperative that, as your fiscal agents, we should issue a statement concerning the payment of interest due February 1. The resolution passed by the city council on January 9 has a great alarm effect on the market and has caused a serious effect upon quotations for city bonds."

HALF-DAY SPECIALS

"It Pays to Shop at EATON'S!" Store Opens at 8:30 a.m., Closes at 5:30 p.m. Daily, Except Wednesday, 8:30 a.m. to 1:00 p.m. To Call EATON'S, Dial 9-1-2-0.

8:30 Specials! In Drugs!

SCOTT'S EMULSION, large size bottle	79c
EATON FRUIT SALINE, 8-oz. bottle	59c
MEDICINAL PETROLATUM, 16-ounce bottle	49c
FEELLESS COTTON REMEDY, small size bottle	35c

—Drug Section, Main Floor, Phone 9-1-2-7

Razor Blades

8:30 Special!
"Kronenberg" blades... of keen edged steel. To fit old style razor.
HALF USUAL PRICE,
5 in pkg. 5c

—Main Floor, Main Store, Phone 9-1-2-4-3

9:30 Special! Stamped Fudge Aprons

Factory cotton aprons in the practical 'fudge' style... ready to cut out and embroider.	
A limited quantity at this special price: phone orders filled. SPECIAL AT 9:30... EACH,	15c
CARD TABLE COVERS, of black satin, brightly bound, EACH	59c
COTTON APRONS, factory cotton peg-on aprons, tape bound, EACH	25c